1		The Honorable James L. Robar
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT FOR THE	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	AT SEA	TILL
10	UNITED STATES OF AMERICA,	No. CR20-0191JLR
11	Plaintiff,	
12	Tranitiri,	GOVERNMENT'S MEMORANDUM REGARDING DEFENDANT'S
13	V.	SECOND MOTION TO EXTEND
14		SELF-SURRENDER DATE
15	AUSTIN HSU,	
16	Defendant.	
17	The United States of America, by and through undersigned counsel, files this	
18	memorandum in response to the motion filed by the defendant, Austin Hsu, requesting a	
19	second extension of his self-surrender date to commence his custodial sentence.	
20	Dkt. #56. More specifically, Defendant Hsu requests that his self-surrender date be	
21	delayed an additional 90 days. He further notes, "Barring another dangerous outbreak of	
22	COVID at Sheridan, this will be the last request for an extension." <i>Id.</i> at 3. Defendant	
23	Hsu's current report date is November 22, 2021.	
24	//	
25	//	
26	//	
27		
28		

1	The government takes no position on this request, and further confirms, as asserted	
2	in his motion, that Defendant Hsu accepted responsibility and entered a guilty plea in a	
3	timely manner. According to the assigned Pretrial Officer, "Pretrial Services does not	
4	endorse another surrender date extension."	
5	DATED: this 25 <sup>th</sup> day of October, 2021.	
6	Respectfully submitted,	
7	NICHOLAS W. BROWN	
8	United States Attorney	
9	s/ Steven T. Masada	
10	STEVEN T. MASADA	
11	Assistant United States Attorney 700 Stewart Street, Suite 5220	
12	Seattle, Washington 98101-1271	
13	Telephone: (206) 553-7970 Fax: (206) 553-4440	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		